

1 JAMES B. CHANIN (SBN# 76043)  
2 JULIE M. HOUK (SBN# 114968)  
3 LAW OFFICES OF JAMES B. CHANIN  
4 3050 Shattuck Avenue  
Berkeley, California 94705  
Telephone: (510) 848-4752, Ext. 2  
Facsimile: (510) 848-5819  
Email: jbcocfc@aol.com

5 Attorneys for Plaintiffs

6  
7  
8 UNITED STATES DISTRICT COURT  
9 NORTHERN DISTRICT OF CALIFORNIA

10  
11 JACK ZOLOWICZ, et al., ) CASE NO: C06-05915 MJJ  
12 Plaintiffs, )  
13 vs. ) STIPULATION AND [PROPOSED]  
14 ) ORDER EXTENDING DEADLINES RE:  
15 ) DISCLOSURE OF EXPERT REPORTS;  
16 ) COMPLETION OF EXPERT  
17 ) DISCOVERY; MOTIONS IN LIMINE  
18 ) CONCERNING EXPERTS; DISCLOSURE  
19 ) OF EXHIBITS REGARDING EXPERTS  
CITY OF OAKLAND, et al., )  
Defendants. ) Trial: November 13, 2007  
-----)

20 WHEREAS, the parties are currently engaged in good faith settlement discussions and  
21 the very substantial costs and attorneys' fees that will be incurred with respect to the expert  
22 witness services, including, but not limited to, final preparation of Rule 26 expert reports, expert  
23 depositions and expert discovery, could adversely impact the parties' ability to reach agreement  
24 concerning settlement of this matter, and

25 WHEREAS, a settlement conference is currently scheduled before the Honorable James  
26 Larson on October 19, 2007, at which time the parties expect to continue to negotiate in good  
27 faith,

28 Stip re Experts  
Zolowicz v. City of Oakland, et al. Case No. C06-05915 MJJ

1  
2 THE PARTIES DO HEREBY AGREE, STIPULATE AND REQUEST that the Court  
3 extend the deadlines relating to expert witnesses as follows:

- 4 1. Deadline to exchange Rule 26 expert reports: October 29, 2007;  
5 2. Deadline to complete expert depositions: November 5, 2007;  
6 3. Deadline to file motions in limine relating to expert witness issues: November 7,  
7 2007;  
8 4. Deadline to file oppositions to motions in limine regarding expert witnesses:  
9 November 9, 2007;  
10 5. Deadline to file a supplemental joint Pretrial Statement concerning a list of exhibits  
11 proposed by each party relating to expert witnesses: November 9, 2007.

12 IT IS SO STIPULATED:

13 Dated: October 4, 2007

---

JULIE M. HOUK  
Attorney for Plaintiffs

14 Dated: October 4, 2007

---

/S/  
JENNIFER N. LOGUE  
Attorney for City of Oakland Defendants

15 Dated: October 4, 2007

---

/S/  
GEOFFREY A. BEATY  
Attorney for Defendant J. Roca

16 PURSUANT TO STIPULATION,  
17 IT IS SO ORDERED:

18 Dated: 10/16, 2007

19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
Stip re Experts  
Zolowicz v. City of Oakland, et al. Case No. C06-05915 MJJ

